

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : Hon. Susan D. Wigenton  
:   
v. : Crim. No. 17-  
:   
MICHAEL A. VALENTI III : 18 U.S.C. § 1349

**INFORMATION**  
**(Conspiracy to Commit Wire Fraud)**

The defendant having waived in open court prosecution by Indictment, the Acting United States Attorney for the District of New Jersey charges:

1. At all times relevant to this Indictment:

**Individuals and Entities**

- a. Cinelli Iron & Metal Co., Inc. ("CIMCO") purchased scrap metal for resale. CIMCO was headquartered in Secaucus, New Jersey, and operated three scrap metal recycling facilities in New Jersey.
- b. CIMCO purchased different varieties of scrap metal. The prices for different kinds of scrap metal varied depending upon market demand.
- c. Defendant MICHAEL A. VALENTI III was the Senior Vice President of Sales at CIMCO. Defendant VALENTI resided in or around Hasbrouck Heights, New Jersey.
- d. CIMCO generated various types of documents in the regular course of its business, including, among other things:
  - i. Hard-copy and electronic scale tickets that purportedly

reflected the weight of scrap metal hauls;

ii. Invoice documents, known as "Red and Whites," which were typically not given to Corporate Victims, as defined below in Paragraph 3, but instead used at CIMCO to record money CIMCO purportedly owed Corporate Victims;

iii. Documentation in connection with payments purportedly made to Corporate Victims, including checks and account statements.

### **The Conspiracy**

2. From in or about 1999 through in or about March 2016, in Hudson County, in the District of New Jersey, and elsewhere, defendant

MICHAEL A. VALENTI III

did knowingly and intentionally conspire and agree with others to devise a scheme and artifice to defraud Corporate Victims, among others, and to obtain money and property by means of materially false and fraudulent pretenses, representations, and promises, and, for the purpose of executing such scheme and artifice to defraud, to transmit and cause to be transmitted by means of wire communication in interstate and foreign commerce, certain writings, signs, signals, pictures, and sounds, contrary to Title 18, United States Code, Section 1343.

### **Goal of the Conspiracy**

3. The principal goal of the conspiracy was for defendant VALENTI

and Craig Cinelli, Joseph Cinelli, Sr., David Barteck, and others (the “Co-Conspirators”) to enrich themselves unlawfully by using a variety of fraudulent business practices to buy scrap metal from CIMCO’s customers (the “Corporate Victims”) for less than CIMCO should have paid and then profit when CIMCO later sold the scrap metal.

#### **Manner and Means of the Conspiracy**

4. It was part of the conspiracy that CIMCO trucks delivered scrap metal containers to Corporate Victims’ job sites, and removed those containers after they were filled with scrap metal. CIMCO then purportedly paid the Corporate Victims for the scrap metal based on the type of metal involved and the net weight of the scrap metal.

5. It was further part of the conspiracy that instead of paying the proper, agreed-upon amounts for the actual weight of Corporate Victims’ scrap metal, the Co-Conspirators and others instead used a variety of techniques to misrepresent the true weight and type of the scrap metal CIMCO purchased. These techniques included, among other things:

a. Short Weighing: The Co-Conspirators and others altered both scale tickets and Red and Whites to fraudulently reflect a lower weight than the actual weight of a haul.

b. Magging: The Co-Conspirators and others removed scrap metal from a haul with a magnet before the haul was weighed, which caused a lower weight to be recorded for the haul.

c. Falsifying Proportion of Metals: The Co-Conspirators and others misrepresented the types and proportions of scrap metal contained in a haul so that it appeared to contain less valuable scrap metal.

6. It was further part of the conspiracy that, using the techniques described above, among others, Co-Conspirators and others fraudulently caused CIMCO to underpay for scrap metal purchased from Corporate Victims, which caused losses to the Corporate Victims.

7. It was further part of the conspiracy that, to execute and attempt to execute the conspiracy, the Co-Conspirators and others sent and caused to be sent numerous interstate wire communications which were transmitted into and out of the District of New Jersey.

All in violation of Title 18, United States Code, Section 1349.



### **FORFEITURE ALLEGATION**

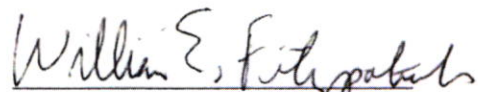
1. As the result of committing the offenses constituting specified unlawful activity as defined in 18 U.S.C. § 1956(c)(7), as alleged in this Information, defendant VALENTI shall forfeit to the United States, pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c), all property, real and personal, that constitutes or is derived from proceeds traceable to the commission of the said wire fraud conspiracy offenses, and all property traceable thereto.

#### **Substitute Assets Provision**

2. If any of the above-described forfeitable property, as a result of any act or omission of the defendant:

- (a) cannot be located upon the exercise of due diligence;
- (b) has been transferred or sold to, or deposited with, a third person;
- (c) has been placed beyond the jurisdiction of the Court;
- (d) has been substantially diminished in value; or
- (e) has been commingled with other property which cannot be subdivided without difficulty;

it is the intent of the United States, pursuant to 21 U.S.C. § 853(p), as incorporated by 28 U.S.C. § 2461(c), to seek forfeiture of any other property of the defendant up to the value of the above forfeitable property.

  
WILLIAM E. FITZPATRICK  
Acting United States Attorney

CASE NUMBER: \_\_\_\_\_

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**United States District Court  
District of New Jersey**

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**UNITED STATES OF AMERICA**

**v.**

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**MICHAEL A. VALENTI III**

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**INFORMATION FOR**

**18 U.S.C. § 1349**

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**WILLIAM E. FITZPATRICK  
ACTING UNITED STATES ATTORNEY  
FOR THE DISTRICT OF NEW JERSEY**

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